## UNITED STATES DISTRICT COURT DISTRICT OF SOUTH CAROLINA SPARTANBURG DIVISION

| JANE DOES 1-9,                     | Casa No. 7-20 av 00047 TMC |
|------------------------------------|----------------------------|
| Plaintiffs,                        | Case No: 7:20-cv-00947-TMC |
| vs. )                              | LIMESTONE UNIVERSITY'S     |
| )                                  | PARTIAL MOTION TO DISMISS  |
| COLLINS MURPHY, LIMESTONE          | PLAINTIFFS' THIRD AMENDEI  |
| COLLEGE, MG FREESITES, LTD., d/b/a | COMPLAINT                  |
| PORNHUB.COM and HAMMY MEDIA )      |                            |
| LTD. d/b/a XHAMSTER.COM,           | (Jury Trial Demanded)      |
| Defendants.                        |                            |
| )                                  |                            |

NOW COMES LIMESTONE UNIVERSITY (incorrectly identified as "Limestone College" and hereinafter referred to as "Limestone"), a Defendant to the above-captioned action, and moves this Court, pursuant to Rule 12(b)(6) of the Federal Rules of Civil Procedure, for an order dismissing this action in part. Specifically, Limestone respectfully requests that the First, Second, Third, and Fourth Causes of Action in Plaintiffs' Third Amended Complaint (ECF No. 60) be dismissed as to Defendant Limestone.

Pursuant to Local Rule 7.04, this motion is supported by a memorandum arguing that four of Plaintiffs' six causes of action against Limestone fail to state a claim upon which relief can be granted. As to Limestone, Plaintiffs causes of action One, Two, Three, and Four are based upon *respondeat superior* for the alleged actions of a former employee, Defendant Collins Murphy. However, Plaintiffs fail to allege that Collins Murphy was acting in the course and scope of his employment when he allegedly committed his tortious actions. Furthermore, parts of the tortious actions, as alleged in causes of action One-Four, occurred five years after Collins

Murphy's employment with Limestone terminated and thus Limestone cannot be vicariously responsible.

Limestone is not moving to dismiss Causes of Action Five and Six against it, which are based on a different theory of liability. Therefore, this is only a partial motion to dismiss as to Limestone. While a defendant typically does not file an answer until a motion to dismiss is decided, in an abundance of caution Limestone is filing an Answer to Plaintiffs' Third Amended Complaint responding to the remaining causes of action.

On these grounds and as set out more fully in the supporting memorandum, Limestone respectfully requests this Court partially dismiss the action with prejudice.

A certificate of compliance under Local Rule 7.02 is not provided, as is not required per subsection (A).

This 1<sup>st</sup> day of December, 2020.

RAHIMI, HUGHES & PADGETT, LLC

/s/ JOSEPH Y. RAHIMI II
JOSEPH Y. RAHIMI II
Federal ID No. 9670
JOHN A. HUBERT
Federal ID No. 13154
ATTORNEYS FOR DEFENDANT
LIMESTONE UNIVERSITY

33 Bull Street, Suite 590 Savannah, Georgia 31401 (912) 421-9988 <a href="mailto:jrahimi@rhp-law.com">jrahimi@rhp-law.com</a> <a href="mailto:jhubert@rhp-law.com">jhubert@rhp-law.com</a>

JENNIFER S. CLUVERIUS
Federal ID No. 9992
L. GRANT CLOSE III
Federal ID No. 10810
ATTORNEYS FOR DEFENDANT
LIMESTONE UNIVERSITY

# **NEXSEN PRUET, LLC**

55 East Camperdown Way, Suite 400 (29601) Post Office Drawer 10648 Greenville, South Carolina 29603-0648

Phone: (864) 370-2211

jcluverius@nexsenpruet.com gclose@nexsenpruet.com

#### **CERTIFICATE OF SERVICE**

This is to certify that a true copy of the foregoing LIMESTONE UNIVERSITY'S

#### PARTIAL MOTION TO DISMISS PLAINTIFFS' THIRD AMENDED COMPLAINT

has been served on counsel for all parties by placing same in the United States Mail in a properly addressed envelope with sufficient postage affixed thereon and/or via electronic mail to all other counsel of record to ensure delivery to:

| Attorney for Plaintiffs |
|-------------------------|
|-------------------------|

## J. Edward Bell, III Bell Legal Group, LLC 219 North Ridge Street Georgetown, SC 29440

ebell@edbelllaw.com

## **Attorneys for Plaintiffs**

Liz Jeanette Shepherd Jordan Alexander Stanton Tyler Smyth Thompson Dolt Thompson Shepherd and Conway PSC 13800 Lake Point Circle Louisville, KY 40223

<u>lshepherd@kytrial.com</u> <u>jstanton@kytrial.com</u> tthompson@kytrial.com

## **Attorneys for Murphy**

Alan R Belcher Jr. Conner E. Johnson Hall Booth Smith, P.C. 111 Coleman Boulevard, Suite 301 Mount Pleasant, SC 29464

abelcher@hallboothsmith.comcjohnson@hallboothsmith.com

## **Attorneys for MG Freesites**

R. Taylor Speer J. Kenneth Carter Turner, Padget, Graham and Laney, P.A. P.O. Box 1509 Greenville, SC 29602

<u>tspeer@turnerpadgett.com</u> <u>kcarter@turnerpadget.com</u>

## **Attorneys for Limestone**

Jennifer S. Cluveris L. Grant Close III Nexen Pruet, LLC P.O. Drawer 10648 Greenville, SC 29603

jcluverius@nexsenpruet.com gclose@nexsenpruiet.com

This 1st day of December, 2020.

RAHIMI, HUGHES & PADGETT, LLC

/s/ JOSEPH Y. RAHIMI II
JOSEPH Y. RAHIMI II
Federal ID No. 9670
JOHN A. HUBERT
Federal ID No. 13154
ATTORNEYS FOR DEFENDANT
LIMESTONE

33 Bull Street, Suite 590 Savannah, Georgia 31401 (912) 421-9988 <a href="mailto:jrahimi@rhp-law.com">jrahimi@rhp-law.com</a> jhubert@rhp-law.com